Approved For Release 2001/08/13 : CIA-R

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Asserbaent No. Contract No.

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This Amendment, effective as of this twelfth day of June 1969, by and between THE UNITED STATES OF AMERICA (beginnester called "the Government"), represented by the Contracting Officer executing this amendment, and insfter called "the Contractor").

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and designated as Contract No.

PREMEAR, the clause of the contract entitled Frice Redsterwinstian provides that upon the completion of the contract, the parties thereto will negotiate to reduce the contract price to an amount representing thir and reasonable componention for performance; and

PEREAS, pursuant to the terms of the said clause, the parties have negotiated and have reached an agreement that the present contract price represents no more than fair and reasonable compensation for the performance rendered.

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NOW THEREFORE, the parties bereto agree as fellows:

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- 1. That the Contract is hereby smended to establish a final redetermined contract price of
- 2. That all other terms and conditions of the contract, not inconsistant herewith, remain unchanged.

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The parties hereto have executed this Amendment No. 4 as of the day and year first above written.

THE UNITED STATES OF ANERICA

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Present

TITLE Contracting Officer

15/

Duly Authorized Representative

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DECLASS REVIEW BY NIMA / DoD

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Contract No. Supplemental Agreement No. 3

This SEPIEME	MEAL AFTERMENT	MO. 3,	entered i	nto es	of 27 Ha	reh 1961,
by and between			(here	inofter	referre	d to as
"the Contractor"),	a corporation	duly o	rgenized s	nd exic	ting und	er the
laws of the State		ad THE	UNITED STA	CES OF	APERICA,	represented
by the Contracting	Officer, (her	cinafte	r referred	i to as	"the Gov	ermant").

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WITTESSETT:

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has entered into a contract with the Contractor, namely Contract No.

(hereinafter referred to as "the Contract"); and the term

"the Contract" as hereinafter used means the above contract and any and
all supplemental agreements and changes thereto;

MARINAS, the Coversment and the Contractor, by Supplemental Agreement No. 1 to the Contract, agreed that certain technical changes in the specification of Item 2, the enlarger, to be delivered under the Contract, were necessary and desirable;

WHENEAS, the time required to complete these changes was estimated to allow for delivery of Item 2 on or before 26 February 1961;

WHEREAS, due to the work involved in redesigning Item 2 in accordance with the revised specifications, the agreed upon delivery date could not be met:

MHERMAS, it is now estimated that the delivery of Item 2 can be made on or before 30 April 1961;

NOW THEREFORE, the parties hereto agree that the Contract, as assended, shall be further amended to provide that the delivery date for Item 2 shall be on or before 30 April 1961.

All other terms and conditions of the Contract, as assended, shall be and remain the same.

IN HITHERS WHEREOF, each of the parties hereto has executed this supplemental Agreement No. 3 as of the day and year first above written.

and the same	And the second second	STATOTHR	(A) TABLE	STATES OF AMERICA	
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